OTP E 17 2003 6 3

1771

BAY-210

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

BAYCHAR

Serial No. 08/887,847

Group Art Unit: 1771

Filed: July 3, 1997

Examiner: A. Singh

For: WATERPROOF/BREATHABLE MOISTURE TRANSFER LINER INCLUDING A THREE PART COMPOSITE CAPABLE OF WICKING MOISTURE AWAY FROM AN INDIVIDUAL'S BODY AND CAPABLE OF REGULATING

TEMPERATURE (As Amended)

REQUEST FOR RECONSIDERATION OF PREVIOUSLY SUBMITTED SUBSTITUTE SPECIFCIATION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In a communication mailed from the Patent Office on September 10, 2003, the Examiner alleges that the use of Trademarks/Tradenames has not been addressed correctly. As a result, the Examiner maintains that the last response is incomplete. Applicant respectfully disagrees.

The Examiner requires three criteria to be met, namely that the mark should be in ALL CAPS, followed by either a trademark or copyright symbol and be accompanied by the generic terminology. In particular, the Examiner requires that all three of these criteria must be met.

However, the MPEP §608.01(b) clearly requires that trademarks should be "identified by capitalizing each letter of the mark (in the case of word or letter marks) or otherwise indicating the description of the mark".

Nonetheless, since the Examiner specifically cited LYCRA in an Office Action mailed February 12, 2003, a replacement substitute specification is being provided to identify LYCRA as a registered trademark. Applicant submits that this amendment is not required for this trademark or any of the remaining trademarks used in the application.

The Commissioner is hereby authorized to charge Deposit Account 50-1417 for any fees that are deemed necessary.

Respectfully sobmitted,

Registration No. 34,663

Attorney for Applicant

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Date: September 17, 2003